1 2 3 4 5 6 7 8	MAYER BROWN LLP DALE J. GIALI (SBN 150382) dgiali@mayerbrown.com KERI E. BORDERS (SBN 194015) kborders@mayerbrown.com REBECCA B. JOHNS (SBN 293989) rjohns@mayerbrown.com 350 South Grand Avenue, 25th Floor Los Angeles, CA 90071-1503 Telephone: (213) 229-9500 Facsimile: (213) 625-0248 Attorneys for Defendants Plum, PBC d/b/a Plum Organics (erroneously su as Plum Inc.) and Campbell Soup Company	ed	
9	[Additional Party on Signature Page]		
10 11	IINITED STATES	DISTRICT COURT	
12			
13	SAN FRANCISCO DIVISION		
14			
15	KATHRYN WORKMAN, on behalf of herself and all others similarly situated,	Case No. 3:15-cv-02568-WHA	
16	Plaintiff,	STIPULATION OF DISMISSAL AND [PROPOSED] ORDER	
17	v.		
18	PLUM INC., D/B/A PLUM ORGANICS, and CAMPBELL SOUP COMPANY,	Complaint Filed: June 9, 2015	
19	Defendants.		
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STIPULATION OF DISMISSAL; CASE NO. 3:15-CV-02568-WHA

1	Plaintiff Kathryn Workman and defendants Plum, PBC d/b/a Plum Organics (erroneously		
2	sued as Plum Inc.) and Campbell Soup Company (collectively, the "Parties"), by and through		
3	their respective counsel of record, hereby stipulate as follows:		
4	WHEREAS, on June 9, 2015, plaintiff filed the Complaint in the above-captioned action,		
5	naming both Plum, PBC ("Plum") and its parent company, Campbell Soup Company, as		
6	defendants;		
7	WHEREAS, on August 25, 2015, the Parties conferred and agreed, based on		
8	representations made by Plum and Campbell Soup Company, to dismiss Campbell Soup		
9	Company without prejudice;		
10	WHEREAS, NOW, THEREFORE, the Parties through their respective counsel HEREBY		
11	STIPULATE AND AGREE to dismiss the above-captioned action without prejudice as to		
12	defendant Campbell Soup Company pursuant to Fed. R. Civ. P. 41(a)(1)(A).		
13	IT IS SO STIPULATED.		
14		BROWN LLP	
15 16	5 Dale J. G Keri E. B	iali orders	
17	7 By: /s/ Ko	eri E. Borders	
18	K	eri E. Borders s for Defendants	
19	Plum, PB	C d/b/a Plum Organics and Campbell	
20		A & CARTON LLP	
21	Jeffrey I. Robert J.		
22		ELL LESLIE & PROCTOR, PC	
23	Lennette		
24	24	J. Johnson	
25	Robyn C	obyn C. Crowther Crowther	
26		s for Plaintiff Kathryn Workman	
27	7.7		
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1	IDDODOCEDI ODDED
2	[PROPOSED] ORDER
3	Pursuant to stipulation, it is SO ORDERED that this action is dismissed without
4	prejudice as against Campbell Soup Company pursuant to Fed. R. Civ. P. 41(a)(1)(A).
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6	DATED August 31, 2015
7	DATED: August 31, 2015. HONORABLE WILLIAM J. ALSUP
8	United States District Judge
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18	ATTESTATION
19	I, Keri E. Borders, hereby attest, pursuant to N.D. Cal. Local. Rule 5.1(i)(3), that
20	concurrence to the filing of this document has been obtained from each signatory.
21	By: /s/ Keri E. Borders
22	Dy. 15 Ken L. Dorders
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